

J. Andrew Coombs (SBN 123881)
andy@coombspc.com
Nicole L. Drey (SBN 250235)
nicole@coombspc.com
J. Andrew Coombs, A P.C.
517 East Wilson Avenue, Suite 202
Glendale, California 91206
Telephone: (818) 500-3200
Facsimile: (818) 500-3201

Attorneys for Plaintiffs Sanrio, Inc.
and Warner Bros. Entertainment Inc.

Mohammed Yusoof a/k/a Mohammed
Yosoof a/k/a Mohammad Yusoof a/k/a
Muhammed Yusoof a/k/a Salim Yosoof
a/k/a Salim Yusoof a/k/a Yousuf Salim
myousuf82@hotmail.com
542 North Yucca Circle
Mesa, AZ 85201
Telephone: (480) 228-6210

Defendant, *in pro se*

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Sanrio, Inc. and Warner Bros.
Entertainment Inc., }
Plaintiffs, }
v. }
Photallica Inc. d/b/a Photallica a/k/a
Photoallica a/k/a Photallica 2 a/k/a
Photallica II a/k/a Dhocallica; et al., }
Defendants. }
Case No. CV09-7448 DMG (AGRx)
CONSENT DECREE PURSUANT
TO STIPULATION [37]

The Court, having reviewed and considered the Joint Stipulation for Entry of Consent Decree that has been executed on behalf of Plaintiffs Sanrio, Inc. and Warner Bros. Entertainment Inc. (collectively “Plaintiffs”), on the one hand, and Defendant Mohammed Yusoof a/k/a Mohammed Yosoof a/k/a Mohammad Yusoof a/k/a

1 Muhammed Yusoof a/k/a Salim Yosoof a/k/a Salim Yusoof a/k/a Yousuf Salim
2 (“Defendant”), on the other hand, and good cause appearing therefor, hereby:

3 ORDERS that this Consent Decree shall be and is hereby entered in the within
4 action as follows:

5 1) This Court has jurisdiction over the parties to this action and over the subject
6 matter hereof pursuant to 17 U.S.C. § 101 et seq., 17 U.S.C. § 501, 15 U.S.C. § 1051
7 et seq., 15 U.S.C. § 1121, 28 U.S.C. §§ 1331 and 1338, and 28 U.S.C. § 1367.
8 Service of process was properly made against Defendants, and each of them.

9 2) Sanrio, Inc. is the owner of all rights in and to the copyright and trademark
10 registrations listed in Exhibits “A” and “B,” attached hereto and incorporated herein
11 by this reference, and the copyrights and trademarks associated with the same.

12 3) Warner Bros. Entertainment Inc. is the owner of all rights in and to the
13 copyright and trademark registrations listed in Exhibits “C” and “D” attached hereto
14 and incorporated herein by this reference, and the copyrights and trademarks
15 associated with the same. (The characters, images, trademarks and copyrights
16 identified in Exhibits A, B, C and D are collectively referred to herein as “Plaintiffs’
17 Properties.”)

18 4) Plaintiffs have expended considerable resources in the creation and commercial
19 exploitation of Plaintiffs’ Properties on merchandise such as clothing and other
20 products, and in the enforcement of their intellectual property rights in Plaintiffs’
21 Properties.

22 5) Plaintiffs have alleged that Defendant has made unauthorized uses of Plaintiffs’
23 Properties or substantially similar likenesses or colorable imitations thereof.

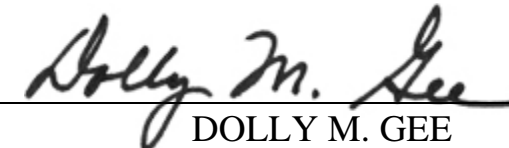
24 6) The Defendants and their agents, servants, employees and all persons in active
25 concert and participation with them who receive actual notice of the injunction are
26 hereby restrained and enjoined from:

- 1 a) Infringing Plaintiffs' copyrights and trademarks in Plaintiffs' Properties,
2 either directly or contributorily, in any manner, including generally, but not
3 limited to manufacturing, importing, distributing, advertising, selling, offering
4 for sale, any unauthorized product which features any of Plaintiffs' Properties
5 ("Unauthorized Products"), and specifically:
6 b) Importing, manufacturing, distributing, advertising, selling, offering for
7 sale, the Unauthorized Products or any other unauthorized products which
8 picture, reproduce, copy or use the likenesses of or bear a substantial similarity
9 to any of Plaintiffs' Properties;
10 c) Importing, manufacturing, distributing, advertising, selling, offering for
11 sale, renting or offering to rent in connection thereto any unauthorized
12 promotional materials, labels, packaging or containers which picture,
13 reproduce, copy or use the likenesses of or bear a confusing similarity to any of
14 Plaintiffs' Properties;
15 d) Engaging in any conduct that tends falsely to represent that, or is likely to
16 confuse, mislead or deceive purchasers, Defendant's customers and/or members
17 of the public to believe, the actions of Defendant, the products sold by
18 Defendant, or Defendant himself are connected with Plaintiffs, are sponsored,
19 approved or licensed by Plaintiffs, or are affiliated with Plaintiffs;
20 e) Affixing, applying, annexing or using in connection with the importation,
21 manufacture, distribution, advertising, selling, offering for sale, or other use of
22 any goods or services, a false description or representation, including words or
23 other symbols, tending to falsely describe or represent such goods as being
24 those of Plaintiffs.

- 25 7) Each side shall bear its own fees and costs of suit.
26 8) This Consent Decree shall be deemed to have been served upon Defendant at
27 the time of its execution by the Court.
28

1 9) The Court finds there is no just reason for delay in entering this Consent Decree
2 and, pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court
3 directs immediate entry of this Consent Decree against Defendant.
4 10) The Court shall retain jurisdiction of this action to entertain such further
5 proceedings and to enter such further orders as may be necessary or appropriate
6 to implement and enforce the provisions of this Consent Decree.
7 11) Except as provided herein, all claims alleged in the Complaint as to Defendant
8 are dismissed with prejudice. All claims alleged in the Complaint as to the
9 remaining defendants shall remain pending before the Court.

10
11 Dated: January 21, 2011



12
13 DOLLY M. GEE
14 United States District Judge

15 Presented By:

16 J. Andrew Coombs, A Prof. Corp.

17 By: _____

18 J. Andrew Coombs
19 Nicole L. Drey
20 Attorneys for Plaintiffs Sanrio, Inc. and
21 Warner Bros. Entertainment Inc.

22 Mohammed Yusoof a/k/a Mohammed
23 Yosoof a/k/a Mohammad Yusoof a/k/a
24 Muhammed Yusoof a/k/a Salim Yosoof
25 a/k/a Salim Yusoof a/k/a Yousuf Salim

26 By: _____

27 Mohammed Yusoof a/k/a Mohammed
28 Yosoof a/k/a Mohammad Yusoof
29 a/k/a Muhammed Yusoof a/k/a Salim
30 Yosoof a/k/a Salim Yusoof a/k/a
31 Yousuf Salim
32 Defendant, *in pro se*

EXHIBIT A

SANRIO CO.'S COPYRIGHTED DESIGNS

Copyright Registration	Title of Work (Character)	Type of Work
VA 1 296 115	2004 – 100 Characters	Graphic Artwork
VA 811 440	Bad Badtz Maru	Graphic Artwork
VAu 498 617	Chococat	Art original
VA 130 420	Hello Kitty	Graphic Artwork
VA 636 579	KeroKeroKeroppi	Sticker Book
VA 246 421	Little Twin Stars	Stickers
VA 840 495	Monkichi	Graphic Artwork
VA 130 419	My Melody	Graphic Artwork
VA 130 421	Patty & Jimmy	Graphic Artwork
VA 636 582	Pekkle	Graphic Artwork
VA 840 496	Picke Bicke	Graphic Artwork
VA 636 580	Pochacco	Sticker Book
VA 148 625	Tuxedo Sam	Stickers
VA 840 494	Winkipinki	Graphic Artwork
VA 636-581	Zashikibuta	Stickers

EXHIBIT B**SANRIO'S TRADEMARKS**

Trademark	Mark Drawing Code	Trademark Registration No.	Trademark Registration Date
Chococat	Design Plus Words, Letters, and/or Numbers	2,842,707	5/18/04
Chococat	Design Plus Words, Letters, and/or Numbers	2,707,592	4/15/03
Chococat	Design Plus Words, Letters, and/or Numbers	2,705,164	4/8/03
Chococat	Design Plus Words, Letters, and/or Numbers	2,714,130	5/6/03
Chococat	Design Plus Words, Letters, and/or Numbers	2,952,043	5/17/05
Chococat	Design Plus Words, Letters, and/or Numbers	2,845,315	5/25/04
Hello Kitty	Design Only	1,200,083	7/6/82
Hello Kitty	Design Only	1,277,721	5/15/84
Hello Kitty	Typed Drawing	1,215,436	11/9/82
Hello Kitty	Typed Drawing	1,279,486	5/29/84
Hello Kitty	Typed Drawing	1,391,550	4/29/86
Hello Kitty	Design Only	1,370,105	11/12/85
Keroppi	Standard Character Mark	3,531,383	11/11/08
Keroppi	Standard Character Mark	3,181,350	12/5/06
Keroppi	Standard Character Mark	3,531,382	11/11/08
Keroppi	Standard Character Mark	3,181,349	12/5/06
Keroppi	Standard Character Mark	3,436,548	5/27/08
Keroppi	Standard Character Mark	3,181,348	12/5/06

1	Keroppi	Standard Character Mark	3,181,347	12/5/06
2	Keroppi	Standard Character Mark	3,449,938	6/17/08
3	Keroppi	Standard Character Mark	3,531,381	11/11/08
4	Keroppi	Standard Character Mark	3,531,380	11/11/08
5	Keroppi	Standard Character Mark	3,181,346	12/5/06
6	Keroppi	Standard Character Mark	3,423,288	5/6/08
7	Keroppi	Standard Character Mark	3,181,345	12/5/06
8	Little Twin Stars	Typed Drawing	1,341,864	6/18/85
9	Little Twin Stars	Typed Drawing	1,192,946	4/6/82
10	Little Twin Stars	Standard Character Mark	3,245,999	5/29/07
11	Little Twin Stars	Standard Character Mark	3,245,998	5/29/07
12	Little Twin Stars	Standard Character Mark	3,245,997	5/29/07
13	Little Twin Stars	Standard Character Mark	3,245,994	5/29/07
14	Little Twin Stars	Standard Character Mark	3,245,993	5/29/07
15	Little Twin Stars	Standard Character Mark	3,245,992	5/29/07
16	Little Twin Stars	Standard Character Mark	3,245,991	5/29/07
17	Monkichi	Standard Character Mark	Serial Number 77,154,633	n/a
18	Monkichi	Standard Character Mark	Serial Number 77,154,635	n/a
19	My Melody	Typed Drawing	1,305,637	11/20/84
20	My Melody	Typed Drawing	1,210,192	9/28/82
21	Pekkle	Typed Drawing	2,327,584	3/14/00
22	Pekkle	Typed Drawing	2,053,346	4/15/97

1	Pochacco	Typed Drawing	2,236,507	4/6/99
2	Pochacco	Typed Drawing	1,985,358	7/9/96
3	Sanrio	Design Plus Words, Letters, and/or Numbers	2,506,705	11/13/01
4	Sanrio	Typed Drawing	2,506,577	11/13/01
5	Sanrio	Design Plus Words, Letters, and/or Numbers	2,721,680	6/3/03
6	Sanrio	Design Plus Words, Letters, and/or Numbers	2,742,381	7/29/03
7	Sanrio	Design Plus Words, Letters, and/or Numbers	2,721,679	6/3/03
8	Sanrio	Design Plus Words, Letters, and/or Numbers	2,693,639	3/4/03
9	Sanrio	Design Plus Words, Letters, and/or Numbers	2,696,063	3/11/03

EXHIBIT C**WARNER BROS.' COPYRIGHTED DESIGNS**

Copyright Registration	Title Of Work (Character)	Type of Work
VA32-457	Tasmanian Devil	Drawing
VA31-867	Sylvester	Stuffed, plush
VA31-868	Bugs Bunny	Stuffed, plush
VA31-869	Tweety	Stuffed, plush
VA31-870	Wile E. Coyote	Stuffed, plush
TXU 550963	Bugs Bunny (1992)	Style Guide
TXU 550472	Sylvester (1992)	Style Guide
TXU 550958	Sylvester Jr. (1992)	Style Guide
TXU 550444	Taz-Mania (1991)	Style Guide
TXU 550812	Tweety (1992)	Style Guide
TXU 550953	Wile E. Coyote (1992)	Style Guide
TXU 550962	Yosemite Sam (1992)	Style Guide
TXU 550471	Acme Road Gear (1992)	Style Guide
TXU-550463	Daffy Duck (1992)	Style Guide
TXU 550960	Elmer Fudd (1992)	Style Guide
TXU 550470	Looney Tunes Guidelines (1992)	Style Guide
TXU 550961	Marc Antony & Pussyfoot (1992)	Style Guide
TXU 550959	Marvin The Martian (1992)	Style Guide
TXU 550957	Pepe Le Pew & Penelope (1992)	Style Guide

1	TXU 551162	Porky Pig & Petunia Pig (1992)	Style Guide
2	TXU 550955	Road Runner (1992)	Style Guide
3	TXU 550964	Speedy Gonzales (1992)	Style Guide
4	TXU 557335	Tasmanian Devil (1992)	Style Guide
5	TXU 568671	The Warner Brothers (1992)	Style Guide

EXHIBIT D**WARNER BROS. TRADEMARKS**

Trademark Name	Registration No	Reg. Date
BUGS BUNNY	950381	January 9, 1973
BUGS BUNNY	2046053	March 18, 1997
DAFFY DUCK	1998415	September 3, 1996
ELMER FUDD	1997173	August 27, 1996
LOONEY TUNES	1574797	January 2, 1990
PORKY PIG	2062712	May 20, 1997
ROAD RUNNER	2000037	September 10, 1996
TASMANIAN DEVIL	2033589	January 28, 1997
TWEETY	1997174	August 27, 1996